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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/862,917	05/22/2001	Michael Jarman	708P009508-US(PAR)	8732
7590 02/20/2007 Craig A. Fieschko DEWITT ROSS & STEVENS S.C. 8000 Excelsior Drive, Suite 401 Madison, WI 53717-1914			EXAMINER	
			BORISSOV, IGOR N	
			· ART UNIT	PAPER NUMBER
,			3628	
SHORTENED STATUTORY PERIOD OF RESPONSE M		MAIL DATE	DELIVERY MODE	
	ONTHS	02/20/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

<u> </u>		Application No.	Applicant(s)		
Office Action Summary		09/862,917	JARMAN ET AL.		
		Examiner	Art Unit		
		Igor N. Borissov	3628		
Period fo	The MAILING DATE of this communication apports.	pears on the cover sheet with the o	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
2a)⊠	 Responsive to communication(s) filed on <u>22 November 2006</u>. This action is FINAL. This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213. 				
Dispositi	on of Claims				
5)□ 6)⊠ 7)□ 8)□ Applicati 9)□	Claim(s) 1-28 and 35-37 is/are pending in the 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-28 and 35-37 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the	wn from consideration. or election requirement. er. cepted or b) objected to by the			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority u	ınder 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate		

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DETAILED ACTION

Response to Amendment

Amendment received on 11/22/2006 is acknowledged and entered. Claims 4-6, and 28 have been amended. Claims 1-28 and 35-37 are currently pending in the application.

Claim Rejections - 35 USC § 112

Claim Rejections under 35 USC § 112 have been withdrawn due to the applicant's amendment.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-12, 14-23, 27-28 and 35-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yee et al. (US 6,529,883) in view of Peddie et al. (US 4,351,028).

Independent claims

Claim 1. Yee et al. (Yee) teaches a utility transaction authorization system, comprising:

a user interface unit (a customer terminal) capable of accepting a transaction authorization (Fig. 1, item 11; C. 4, L. 49-50);

a utility meter provided at a location having an associated location identifier (meter location ID) unique to the location, wherein the utility meter is arranged to communicate with the user interface unit, to obtain a transaction authorization together with meter location ID, and to conduct a transaction based on the transaction

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authorization and meter location ID, thereby indicating obtaining authorization of the transaction (C. 4, L. 58 - C. 5, L. 2; C. 6, L. 3-12).

While Yee does teach communicating information (including meter identification number and a utility account number) between the meter and the utility (C. 3, I. 29-67), and while Yee teaches obtaining authorization of the transaction, Yee does not specifically teach that the utility meter transmits said authorization request to obtain said authorization of the transaction.

Peddie et al. (Peddie) teaches a utility transaction authorization system, including a utility meter, a modem, and utility payment unit 24 which enables consumers to pay the utility by a direct debit on their bank account or by making use of a credit card facility, this being done over a data link 26 leading to a central processor at the utility, thereby indicating transmitting an authorization request to credit card facility (Fig. 1; C.3, L. 53-57).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Yee to include that that the utility meter transmits said authorization request to obtain said authorization of the transaction, as disclosed in Peddie, because it would advantageously allow to delegate this task to a third party service provider, thereby allowing to use less powerful processor in the meter and decrease operating cost.

Claim 28. Yee teaches a utility transaction authorization method, comprising: providing a user interface unit (a customer terminal) at a location (Fig. 1, item 11; C. 4, L. 49-50);

providing a utility meter at the location, the utility meter having an associated location identifier uniquely identifying the location (Fig. 1, item 12; C. 6, L. 11);

accepting a transaction authorization request via the user interface unit (C. 4, L. 49-50);

communicating the transaction request from the user interface unit to the utility meter (C. 4, L. 58-62);

wherein the utility meter is arranged to communicate with the user interface unit, to obtain a transaction authorization together with meter location ID, and to conduct a

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transaction based on the transaction authorization and meter location ID, thereby indicating obtaining authorization of the transaction (C. 4, L. 58 - C. 5, L. 2; C. 6, L. 3-12).

While Yee does teach communicating information (including meter identification number and a utility account number) between the meter and the utility (C. 3, I. 29-67), and while Yee teaches obtaining authorization of the transaction, Yee does not specifically teach that the utility meter transmits a message including said authorization request to obtain said authorization of the transaction.

Peddie teaches a utility transaction authorization system, including a utility meter, a modem, and utility payment unit 24 which enables consumers to pay the utility by a direct debit on their bank account or by making use of a credit card facility, this being done over a data link 26 leading to a central processor at the utility, thereby indicating transmitting an authorization request to credit card facility (Fig. 1; C.3, L. 53-57).

It would have been obvious to one having ordinary skill, in the art at the time the invention was made to modify Yee to include that that the utility meter transmits said message to obtain said authorization of the transaction, as disclosed in Peddie, because it would advantageously allow to delegate this task to a third party service provider, thereby allowing to use less powerful processor in the meter and decrease operating cost.

Claim 35. Yee teaches a utility transaction authorization method, comprising: a user interface unit capable of accepting transaction data, the transaction data including credit/charge card data identifying a credit/charge card to be charged for the transaction (Fig. 1, item 11; C. 4, L. 49-50);

a utility meter provided at the location of the cardholder and having an associated location identifier uniquely identifying the location (Fig. 1, item 12; C. 6, L. 11);

wherein the utility meter is arranged to communicate with the user interface unit, to obtain a transaction authorization together with meter location ID, and to conduct a transaction based on the transaction authorization and meter location ID, thereby

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indicating obtaining authorization of the transaction (C. 4, L. 58 - C. 5, L. 2; C. 6, L. 3-12).

While Yee does teach communicating information (including meter identification number and a utility account number) between the meter and the utility (C. 3, I. 29-67), and while Yee teaches obtaining authorization of the transaction, Yee does not specifically teach that the utility meter transmits said authorization request including said authorization request to obtain said authorization of the transaction.

Peddie teaches a utility transaction authorization system, including a utility meter, a modem, and utility payment unit 24 which enables consumers to pay the utility by a direct debit on their bank account or by making use of a credit card facility, this being done over a data link 26 leading to a central processor at the utility, thereby indicating transmitting an authorization request to credit card facility (Fig. 1; C.3, L.. 53-57).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Yee to include that that the utility meter transmits said authorization request to obtain said authorization of the transaction, as disclosed in Peddie, because it would advantageously allow to delegate this task to a third party service provider, thereby allowing to use less powerful processor in the meter and decrease operating cost.

Claim 37. Yee teaches a utility transaction authorization method, comprising: a user interface unit capable of accepting transaction data, the transaction data including credit/charge card data identifying a credit/charge card to be charged for the transaction (Fig. 1, item 11; C. 4, L. 49-50);

a utility meter provided at the location of the cardholder and having an associated location identifier uniquely identifying the location (Fig. 1, item 12; C. 6, L. 11);

wherein the utility meter is arranged to communicate with the user interface unit, to obtain a transaction authorization together with meter location ID, and to conduct a transaction based on the transaction authorization and meter location ID, thereby indicating obtaining authorization of the transaction (C. 4, L. 58 - C. 5, L. 2; C. 6, L. 3-12).

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While Yee does teach communicating information (including meter identification number and a utility account number) between the meter and the utility (C. 3, I. 29-67), and while Yee teaches obtaining authorization of the transaction, Yee does not specifically teach that the utility meter transmits said authorization request including said authorization request to obtain said authorization of the transaction.

Peddie teaches a utility transaction authorization system, including a utility meter, a modem, and utility payment unit 24 which enables consumers to pay the utility by a direct debit on their bank account or by making use of a credit card facility, this being done over a data link 26 leading to a central processor at the utility, thereby indicating transmitting an authorization request to credit card facility (Fig. 1; C.3, L. 53-57).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Yee to include that that the utility meter transmits said authorization request to obtain said authorization of the transaction, as disclosed in Peddie, because it would advantageously allow to delegate this task to a third party service provider, thereby allowing to use less powerful processor in the meter and decrease operating cost.

Dependent claims

Claims 2-5, 8-12. Peddie teaches a communication unit arranged to communicate with an authorization authority (Fig. 1; C.3, L. 53-57).

Claim 6. Yee teaches said system in which said further meter is a gas or water meter (C. 4, L. 14).

Claim 7. Yee teaches said system in which the utility meter is an electricity meter (Fig. 1).

Claims 14-16. Yee teaches said system in which the user interface unit and the utility meter communicate with each other via RF signals (C. 4, L. 16).

Claims 17, 21-23, 27 and 36. See reasoning applied to claim 1.

Claim 18. Yee teaches said system in which the user interface unit includes a keyboard (Fig. 1).

Claim 19. Yee teaches said system in which the utility meter includes a memory for storing a user's banking data (Fig. 5, item 64).

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Claim 20. Yee teaches said system in which in which the user interface unit includes a display (Fig. 1).

Claims 13 and 24-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yee et al. in view of Peddie et al. and further in view of Bos (WO 00/58922).

Dependent claims

Claim 13. Yee in view of Peddie teach all the limitations of claim 13, except specifically teaching that the user interface unit is a telephone.

Bos teaches a utility transaction authorization system, including a meter and a digital cellular phone which is used by a consumer to obtain payment authorization (Fig. 1; Abstract).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Yee in view of Peddie to include that the user interface unit is a telephone, as disclosed in Bos, because it would advantageously allow to combine various functionalities in one mobile device, thereby providing convenience to the user.

Claims 24-26. See reasoning applied to claim 13.

Response to Arguments

Applicant's arguments filed 11/22/2006 have been fully considered but they are not persuasive.

In response to the applicant's argument that Yee fails to disclose a meter that transmits authorization request to obtain authorization of the transaction, it is noted that Peddie was applied for this feature. Specifically, Peddie discloses a payment practice by consumers for the utility consumed, wherein said payment practice includes payment by means of a credit card, thereby indicating transmitting an authorization request to credit card facility (Fig. 1; C.3, L. 53-57).

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Applicant argues that modifying Yee to include communication of a transaction authorization from the meter to the utility would make Yee unsatisfactory for its intended purpose.

In response to applicant's argument, the examiner points out that Yee system specifically teaches communicating information (including meter identification number and a utility account number) between the meter and the utility (C. 3, I. 29-67), and obtaining authorization of the transaction. A necessary infrastructure, including network connection between a bank, utility, and meter, is in place. Furthermore, the step of communicating financial information is disclosed. Therefore, modification of Yee to add that said financial information includes transaction authorization cannot change or destroy Yee system.

In response to the applicant's argument that transmitting authorization request in Peddie does not include location information, it is noted that Yee discloses this feature. Specifically, Yee discloses said utility meter, which is provided at a location having an associated location identifier (meter location ID) unique to the location, wherein the utility meter is arranged to communicate with the user interface unit, to obtain a transaction authorization together with meter location ID, and to conduct a transaction based on the transaction authorization and meter location ID (C. 4, L. 58 - C. 5, L. 2; C. 6, L. 3-12).

At this point the examiner stipulates that Applicant argues against the references individually; but one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

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Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Igor Borissov whose telephone number is 571-272-6801. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John W. Hayes can be reached on 571-272-6708. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ΙB

2/13/2007

IGOR N. BORISSOV PRIMARY EXAMINER